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NEW MEXICAN Printing Co.,

Santa Fe, New Mexico.

The New Mexican is the oldest newscaper in New Mexico. It is sent to every Post Office in the Territory and has a large and growing circulation among the intelligent and progressive people of the southwest.

TUESDAY, MAY 21.

It begins to look as though Japan and China would yet get into a fight over trust may muster. their efforts to make peace.

Ir does appear as if the prices of wool were being pretty smoothly manip nlated by somebody on the Atlantic sea-

Ex-Gov. Bores, of Iowa, has at last come out flat footed for free silver coin-

ME. T. B. MILLS, late executive committeeman to the world's fair from New Mexico, is invited to use the New Mexican's columns in explaining the cause of the delay in distributing those awards.

THE report that Nellie Grant Sartoris is soon to marry an ex-confederate officer is soon to marry an ex-confederate officer didate is nominated, insert a plank in its has drifted along for several weeks without a protest from the G. A. R. post of Topeka, Kas.

THE fact still remains, as certain as government 2 pitiful per cent on the excess of his annual income above \$4,000 bristles with hoggish tendencies.

to the probable nature of the decision in pledge to the people of America.

the income tax case and scented in the literature for the candidate air another government bond issue Surely the gold trust is up to snuff.

LIKE a coy summer girl of the sweet marriageable age, Senator Cullom modeatly hints that he would not refuse if properly approached. Then he strokes his statesmanlike chin and hugs closer than ever to his heaving bosom the innocent delusion that he strikingly resembles Abraham Lincoln in personal ap-

SENATOR ALLISON is a trimmer. After equivocal expressions for years upon the solver question he dodges an invitation to tell where he stands. Evidently he hopes to gain by delay, forgetting that in emergencies "He who hesitates is lost."

—Denver Times.

If the Times will name one of the present Republican presidential possibilities, whether Harrison, McKinley, Reed, Cullom or Allison, who is not either a shameless trimmer on the currency question or an avowed enemy of silver, the NEW MEXICAN will be deeply grateful.

THE New York Morning Journal scored the greatest news "scoop" of the year on its metropolitan contemporaries in the income tax case. On the 10th of May the Journal printed a double-leaded dispatch from Washington in which it was stated: "The decision on the income tax law by the United States supreme court will be adverse. The law will be declared unconstitutional in its entirety." Evidently the new western management of the Jour nal has sources of reliable official information at the national capital that are away shead of its competitors.

Touching the timely topic of causis, the Kansas City Star indulges in the following interesting and instructive paragraph: "The facts about the Nicaragua canal should be kept in mind. The total length of the waterway between the two oceans is 1691 miles. Of this twentysix and a half miles is to be cut. The cost is estimated at \$65,000,000. This is about twice the cost of the drainage canal in which Chicago is interested. The nearest completed work in the matter of cost and difficulty to the Nicaragua canal is the Welland canal in Canada, which is not considered by any means a remarkable piece of engineering work. If the Illinois canal and the Nicaragua canal are completed a vessel can go from Chicago to Japan without making a circuit of the

THE INCOME TAX ACT. The tax dodgers and the gold trust have got us "grabbed." If anothing was lacking to demonstrate this fact it came yesterday when the supreme court proclaimed unconstitutional the income tax act of the last congress. The intent of the law was good, for it is a fact patent to every citizen who cares to post him self on the subject that under existing laws the burden of taxation rests upon the poor people of the land. The mar with a moderate property pays dollars HATS, CAPS, OLOVIE while the rich man, the man of influence, who enjoys a pull, political or otherwise, pays dimes; and the object of this law in taxes to support good government pays dimes; and the object of this law was the equalization of the burden. But

the act seems to have been loosely drawn, intentional or otherwise, and when the supreme court first passed upon its validity and reached the result then announced relieving rental revenues from its operation, the warmest advocates of fair play turned from the whole subject The Farmers' Loan and Trust Com-Entered as Second Class matter at the canta Fe Post Office. in a spirit of chagrin and disgust. At the time of the former decision six of the eight judges held that so much of the act as imposed a tax on rents of real estate was unconstitutional. It is a well settled rule that when any portion of a statute is unconstitutional, and when that portion is so interwoven with the other portions that it can not be believed that the legislature would have enacted that portion individually, the entire act is unconstitutional, therefore little surprise was felt at the decision of the court in declaring the whole act void and inoperative.

To us it appears that the good intent of the proposed law has been abused by tricky politicians at every turn. As is well known it was incorporated into the tariff act in the last moments of congress; was fought to a finish by the gold and all the other trusts and their representatives in office, and became law, or what was thought to be law by the people, without ever having received the president's signature. Thus it was bastardized from the beginning. However, notwithstanding its ignominious defeat, the principle is just; it is Democratic, and it will some day become a law at the hands of the people's representatives, so binding and

Attention, Americans!

DEMOCRATS, REPUBLICANS, POPULISTS AND OTHERS JOIN TOGETHER.

DESTROY SIX HATEFUL TRUSTS. OUT THIS OUT, SIGN AND SEND IT IN NOW.

PLEDGE OF

Hereby I solemnly pledge my word of honor, to the other members of the "Anti-Trust League of the United States," not to vote for any candidate for state legislature, nor for any candidate for the house of representatives of the United States, nor for any candidate for the office of president of the United States, unless the political party by whom the canshall be removed immediately from any of the following articles upon which said taxes are collected at the time the candidate assumes the office to which he is elected. The articles to be specifically holy writ, that the person who objects to named are the following: Beef, sugar, contributing toward the support of the coal, oil, leather and tobacco. And to enact and carry effectively into execu-tion with promptness, such laws as will terminate the existence of any trust or monopoly in any of the named six art-

declaration in writing before voting in the state legislature, of which he is a member, for any cardidate for the office of senator of the United States. Unless the foregoing conditions be complied with by a candidate for any one of the offices named, I solemnly promise not to

City or Town.....

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Santa Fe. N. M.

SOL. SPIEGELBERG, CLOTHING & GENT'S FURNISHINGS.

TERRITORY OF NEW MEXICO. County of Santa Fe. In the District Court of the First Judiial District in and for the County of

In chancery

Complainant,

The Texas, Santa Fe & Northern Railroad Company, The Santa Fe Southern Railway Company, Thomas B. Catron, John G. Albright, Ansel F. Goodrich, Daniel Cherry and Henry A. True, co-partners as Good-rich, Cherry & Co., Ralph W. Scott and Joseph Whitehead, co-partners as R. W. Scott & Co., Lionel D. Saxton and Edward F. Browne, co partuers as Lionel D. Saxton & Co., Lionel A. Sheldon, Adam J. Hager, Robert Harvey, Administrator of the Estate of P. L. Van der Veer, deceased, Henry O. Bachelder and Edward L. Bachelder, surviv-ing partners of the firm of Bachelder Brothers, Bachelder Brothers, B. M. Rend, George H. Marshall, C. L. Wheeler, John Burns, A. J. Livingston, D. Livingston, Isaac N. Stone, Ambrosio Ortiz, Cesaria R. de Ortiz, Juan B. Lucero, Dolores O. de Lucero, James B. Orman and William Crook, co-partners as Orman & Crook, Charles H. Gilder sleeve, The Second National Bank of New Mexico at Santa Fe, and George C. Preston,

Defendants.

Whereas, in and by the decree of the

said District Court in the above entitled

cause, rendered on the 8th day of April, A. D. 1895, and duly entered therein, the sum of \$1,160,238.83 was found and adeffective as to defy all the power the gold | judged to be due and payable to the said complainant, for principal and interest of the first mortgage bonds issued by the said The Texas, Santa Fe and Northern Railroad company, under the provisions of a certain deed of trust for the security of the said bonds, made and delivered by the said Railroad Company to the com-plainant, and bearing date the 17th day June, A. D. 1882, and recorded in the of fice of the probate clerk and ex-officio recorder of the said County of Santa Fe, on the 18th day of July, A. D. 1882, in Book age at 16 to 1. Rather late, but better late than never.

LEAGUE OF UNITED Cof Mortgage Deeds, at pages 66 to 79, inclusive, whereby the said Railroad Company conveyed to the said complaint. ant, as trustee, all and singular the property, franchises, rights and subject-mat ter, particularly described in the said decree, including all the right, title and interest which the said Railroad Company, The Texas, Santa Fe and Northern Railroad Company, then had, or might at any time thereafter acquire, in or to all and singular the railroad of the said The Texas, Santa Fe and Northern Railroad Company, and also all the other railroads belonging to, or thereafter to be acquired by, the said Railroad Company, together with all the lands, tracks, lines, rails, bridges, ways, buildings, wharves, structures, erections, fences, walls, fixtures, franchises, privileges, and rights or one said Railroad Company and also all locomotives, engines, tenders, cars, carriages, tools, machinery, manufactured and unmanufactured materials, the action of the bond syndicate in rushing their gold to the United States treasury last week. They had information as to the probable nature of the companies right, title and interest of the said, The It shall be necessary for the candidate for state legislature to pledge himself in writing to exact from a candidate for the senate of the United States, a similar all leasehold lands, with buildings thereon erected; also all piers, bulkheads and water fronts; also all estate, right, title and interest of the said Railroad Company in any other corporation; it being intended thereby to convey to the complainant, under and by virtue of theaforesaid description, all and every right, title and interest of the said Railroad Comand interest of the said Railroad Company in or to the premises above mentioned or described, whether as lessees, or as holders of the stock or bonds of any as holders of the stock or bonds of the company in the comp Enclose five 2-cent postage stamps and certificate of membership will be sent to you and your name enrolled.

"Anti-Trust League of United States."

Lization, or however such interest of the said Railroad Company may be regarded in law, or in equity, as subsisting or inhering in the aforesaid premises, or any part thereof; it being the true intent and meaning of the said deed of trust that the said Railroad Company should and the Browne, associados como Lionel D. Saxton & Co., Lionel D. Saxton y Edward F. Browne, associados como Lionel D. Saxton & Co., Lionel D. Saxton y Edward F. Browne, associados como Lionel D. Saxton & Co., Lionel D. Saxton & Meaning of the said deed of trust that the
said Railroad Company should, and did,
Ti6 Postal Building, New York, N. Y.
Ti7 wherever situate, all and all manner of wherever situate, all and all manner of real estate, or interest therein, wherever such real estate may be situate, and all and all manner of personal property, of whatever nature or description the same and all manner of personal property, of whatever nature or description the same might be at the date of the said deed of trust, owned or possessed by the said Rail-road Company, or which might at any time at Santa Fe y George C. Preston, Demandades. thereafter during the continuation of the mandados. said trust, be acquired by the said Railroad Company, and also all choses in ac-tion, of every kind and description, including bills receivable, book accounts, traffic balances, all books of record and accounts of every kind and description, all papers, maps, inventions, and docu-ments in anywise referring or relating to the property or franchises thereby conveyed; and also all franchises and property, and all personal rights or interests in any franchises or property, of every kind or description, real, personal or mixed, and wherever the same may be situate, that might at any time after the date of the said indenture be acquired by, or for, the said Railroad Company; all of which it was thereby covenanted should inure, by way of accretion, to the benefit and advantage of the said complainant, as trus-tee, and by way of further and better se-

And, whereas, in and by the said decree all and singular the said property, fran-chises, rights, and subject matter, were directed to be sold for the satisfaction of the said indebtedness, with interest there-

under and in pursuance of the said decree, do hereby give notice that on Mon-day, the third day of June, A. D. 1895, at 12 o'clock, noon, of the said day, at the front door of the county court house, in the city and county of Santa Fe, in the territory of New Mexico, I shall offer for sale, and then and there sell, as an en-tirety, to the highest bidder therefor, all and singular the said property, premises, rights, franchises and subject-matter, upon the following terms and conditions: 1. The purchaser, when the property is struck down to him, shall at once pay

to the said Special Master, on account of his purchase, the sum of \$25,000 in States currency, or in such certified draft, certificate or check as may be satisfactory to the said Special Master, or any receiver's certificates then outstanding in this cause, at their face value, with accrued interest, or any receipts of the complainant or its solicitors, for or on account of costs, allowances, disbursements or expenses, taxed or allowed by the said court, or partly in cash and part-ly in any substitute therefor aforesaid.

2. Should the purchaser fail to make such payment at once, the said property, premises, rights, franchises, and subject-matter aforesaid shall be resold, the court reserving the right to consider such resale as made on account of said proposed purchaser, or as an original sale, but which sale, under such circumstances, shall be made at once, and without fur

ther advertisement. 3. The deposit received from the suc cessful bidder shall be on account of the purchase price, and such further portion of the purchase price shall be paid in cash, as the court may from time to time direct, the court reserving the right to resell the premises and property in the said decree directed to be sold, upon the failure of the purchaser or purchasers, his, its, or their successors, legal repre-scritatives or assigns, to comply within twenty days with any order of the court

in that regard. 4. The remainder of the purchase price may be paid either in money, or in bonds or overdue coupons secured by the said deed of trust, or the receiver's certificates aforesaid, or by either one or more of such means of payment; each said bond and overdue coupon to be re-ceived for such sum as the holder thereof would be entitled to receive under the distribution ordered in and by the said certificates to be received at its face

value, with accrued interest. 5. Within thirty days from the confir-mation of the said sale or sales, or such cause shown, the purchaser or purchasers of the said property shall complete pay-ment of the entire amount bid to the said Special Master; and, on such payment, the said purchaser or purchasers shall be entitled to receive a deed of conveyance of the said property, premises and fran-chises, from the said Special Master, and from the other parties to this cause, as provided in and by the said decree, and lar el estado, derecho, titulo, interes, poto receive possession of the property so purchased from the parties holding demandas, en ley o equidad, de, y reclamaossession of the same. Dated, at Santa Fe, this 8th day of May,

ANTONIO JOSEPH, Special Master.
TURNER, McCLURE & ROLSTON,

JOHN H. KNAEBEL, CHARLES W. WATERMAN, Solicitors for Complainant.

TERRITORIO DE NUEVO MEXICO, Condado de Santa Fe. } s En la corte de distrito del primer dis trito judicial, en y por el condado de Santa Fe. En cancilleria. The Farmers' Loan and Trust Com-

pany, Demandante, The Texas, Santa Fe and Northern Railroad Company, The Santa Fe Southern Railway Company, Thomas B. Catron, John G. Albright, Ansel F. Goodsigh, Daniel Character, Ansel F. A. J. Livingston, D. Livingston, Issa Crook, Charles H. Gildersleeve, The Second National Bank of New Mexico

Por cuanto, en y por decreto de dich corte de distrito en la causa arriba titula-da, rendido el dia 8 de Abril, A. D. 1895, y debidamente registrado, la suma de \$1,160, 238.83, se hallo y se adjudico que se debia y era pagadera al dicho demandante por el principal y redito de los primeros bonos de hipoteca emitidos por la dicha Texas, Santa Fe and Northern Railroad Company, bajo los provistos de una cierta escritura de fideicomiso para la se guridad de dichos bonos, ejecutada y eutregada por la dicha Compania Ferro-carrilera a la demandante, la cual llevaba fecha del dia 17 de Junio, A. D. 1882, y registrada en la oficina del escribano de pruebas y ex-officio registrador del dicho condado de Santa Fe el dia 18 de Julio A. D. 1882, en el libro C de Documentos de Hipoteca, en las paginas 66 hasta 79 inclusive, por la cual la dicha Compania Ferrocarrilera traspaso al dicho deman-dante, como fideicomisario, toda y sin-gular la propiedad, franquicias, derechos y materia, particularmente descrita en

dicha escritura de fideicomiso y en dicho decreto, incluyendo todo el derecho, titulo ness, with interest thereon as aforesaid, up to the 3d day of June, A. D. 1895, will amount to the sum of \$1,170,874.35.

And, whereas, although upwards of twenty days have clapsed since the rendition and entry of said decree, no payment whatever has been made of the said principal indebtedness, or the interest thereon, or any other sums required by the said decree to be paid, or any part of either thereof, and they all remain due and payable:

And, whereas, in and by the said decree, it is, among other things, ordered, adjudged and decreed that all the said premises and property, real, personal and mixed, rights and franchises, described in the said decree as aforesaid, wherever situate, including all and singular the establishment of the sum of \$1,170,874.35.

The and Northern Railroad Company y tambien todes los of servicerriles pertenciontes o de ser en adelante adquiridos por dicha Compania Ferrocarrilera, juntamente con todos los terrenos, vias, lineas, rieles, puentas, paraderos, estructuras, erecciones, cercas, paredes, aparatos, franquicias, privilegios y derechos de la dicha Compania Ferrocarrilera, y tambien todos los otros ferrocarriles pertenciontes o de ser en adelante adquiridos por dicha Compania Ferrocarrilera, juntamente con todos los terrenos, vias, lineas, rieles, puentas, predes, paraderos, estructuras, erecciones, cercas, paredes, aparatos, franquicias, privilegios y derechos de la dicha Compania Ferrocarrilera, y tambien todos los otros ferrocarriles pertenciontes o de ser en adelante adquiridos por dicha Compania Ferrocarrilera, juntamente con todos los terrenos, vias, lineas, rieles, puentas, rieles, puentas, reles, trayectos, edificios, muelles, desember, carrocarrilera, y tambien todos los los terrenos, vias, lineas, rieles, prema desnica paraderos, estructuras, erecciones, cercas, paraderos, estructuras, erecciones, cercas, paraderos, estructuras, erecciones, cercas, paraderos, edificios, muelles, desember, carrocarrilera, y tambien todos los los terrenos, vias, lineas, rieles, puent the said decree as aforesaid, wherever situate, including all and singular the estate, right, title, interest, possession, liens, claims, and demands, in law or in equity, of, or claimed by the defendant, The Santa Fe Southern Railway Company, of, in, or to the above described property, subject-matter and premises, or any part thereof, shall by the undersigned Special Master, thereunto appointed in and by the said decree, be sold as an entirety, and without an appraisement or right of redemption, at public auction, to the highest bidder therefor, in manner and form as hereinafter specified, and upon the terms prescribed in and by the said decree.

Therefore, I, the undersigned, Antonio Joseph, the said Special Master, acting

acciones o bonos de cualquiera otra corporacion, asociacion u organizacion, o tanto interes de la dicha Compania Ferrocarrilera como se considere, en ley o en equidad, como subsistente o inherente a dichas premisas o cualquiera parte de ellas, siendo el verdadero nificado de dicha escritura de fideicomiso de que la dicha Compania Ferrocarrilera le traspasaria al dicho demandante todas y toda clase de franquicias, de toda clasy descripcion, como quiera que se deri-ven, y en dondequiera que esten situadas todas, y toda clase de propiedad raiz o interes en ella, en dondequiera que tal propiedad raiz este situada, y todos, y toda cluse de bienes muebles, de cualquiera naturaleza o descripcion que fuera en la fecha de la dicha escritura de fideicomiso, aduenada o poseida por la dicha Compania Ferrocarrilera, o que pudiere en cualquiera tiempo de alli en adelante du-rante la continuacion de dicho fideicomi-so, ser adquirido por la dicha Compania Ferrocarrilera, y tambien toda propiedad en litigio de cualquiera clase y descripcion incluyendo cuentas aceptables cuentas de libro, balances de trafico, to dos libros de registro y cuentas de toda clase y descripcion, todos los papeles, mapas, invenciones y documentos que de cualquiera manera se refleren o relacio nan a la propiedad o franquicias tras pasadas; tambien todas las franquicias y propiedad, y todos los derechos personales o interes en cualquiera franquicia o propiedad, de cualquiera clase o descripcion, raiz, mueble o mixts, y en donde-quiera que la misma este situada, que ndiera en cualquier tiempo despue la fecha de dicha escritura ser adquirida por o para la dicha Compania Ferrocarrilera; todo lo cual se estipulo por ella de servir, por via de acrecencia, para bene-ficio y provecho del dicho demandante, como fideicomisario, y por via de mas y

mejor seguridad; Y, por cuanto, en y por el tal decreto, todos y singular la dicha propiedad, franquicias, derechos y materia, se or-denaron de vender para satisfacer dicha denda con redito sobre la misma desde el dia 8 de Abril, A. D., 1895, a razon del 6 por ciento anual, asi como de los costos. sensiamientos y gastos de dicho pleito, segun mencionado en dicho decreto, la cual deuda amortizada, con redito sobre la misma como autes dicho, hasta el dia 3 de Junio, A. D., 1895, amontara a la suma de \$1,170,874.35.

Y por cuanto, no obstante que ha pasa do el lapso de veinte dias desde la rendicion y protocolo de dicho decreto, ningun pago se ha hecho del dicho principal deuda, o del redito sobre la m de cualquiera otra suma requerida por el dicho decreto de que se pague, ni de cual-quiera parte de ellas, y todas quedan debidas y pagaderas; Y por cuanto, en y por dicho decreto, entre otras cosas se ordena, adjudica y

decreta que todas las dichas premisas propiedad, raiz, muebles y mixta, derechos y franquicias, descritas en el dicho decreto autes dicho, dondequiera que esten situadas, incluyendo todo y singusesion, derechos de retención, reclamos y demandas, en ley o equidad, de, y reclamados por el demandado, The Santa Fe Southern Railway Company, de, en, o a la arriba descrita propiedad, materias y premisas, o cualquiera parte de ellas, seran, por el abajo firmado maestre especial, para ello nombrado en y por el dicho decreto especial, para ello nombrado en y por el dicho decreto especial, para ello nombrado en y por el dicho decreto especial. creto, vendidas en conjunto y sin avaluo o derecho de redeucion, a publica subasta, al mayor postor, en la manera y forma como aqui mas adelante especificado, y

el dicho decreto. Por tanto yo, el abajo firmado, Anto-nio Joseph, el dicho maestre especial, obrando segun y de conformidad con dicho decreto, por estas doy aviso que el Lunes Tercer dia de Junio, A. D., 1895, a las 12 medio dia, de dicho dia, en la puer-ta de entrada de la casa de cortes del condado, en la ciudad y condado de Santa Fe, en el Territorio de Nuevo Mexico, ofrecere de venta, y entonces y alli vendere, en conjunto, al postor mas alto, toda y singular la dicha propiedad, premisas, derechos, fran-quicias y materias sobre los terminos y

segun los terminos prescritos en, y po

ondiciones signientes:
1. El comprador cuando la propiedad se le remate, pagara inmediatamente al maestre especial, por cuenta de su com-pra, la suma de \$25,000 en moneda de los Estados Unidos, o en tal libranza certificada, certificado o libramiento como sea satisfactorio al dicho maestre especial, o oualquiera certificados de interventor, pendientes en esta causa, a valor de su faz, con redito acumulado, o cualquiera recibo del demandante o sus abogado por o en cuenta de costas, senalamiento esembolsos, o gastos, tasados o concedi dos por dicha corte, o parte en dinero y parte en cualquiera sustituto por el antes

2. Si el comprador falta a hacer tal pago inmediato, la dicha propiedad, pre-misas, dereobos, franquicias, y materias, antes dicho, se venderan de nuevo, reser-vandose la corte el derecho de considerar tal venta nueva como que se hizo a cuenta de dicho propuesto comprador, o como venta original, pero tal venta, bajo tales circunstancias, se hara inmediatamente. y sin mas aviso.

3. El deposito recibido del ofertante sera por cuenta del precio de compra, y tal parte del precio de compra se pagara en efectivo segun la corte lo dirija de tiempo en tiempo, reservandose la corte el derecho de vender de nuevo las premi-sas y propiedad que el decreto ordena de venderse, a faita de que el comprador o compradores, su, o sus sucesores, representantes legales y asignados, en cumplir dentro de veinte días con cualquiera or-

den de la corte en ese respecto.

4. Lo restante del precio de compra se pagara ya sea en dinero o en bonos o cupones de adeudo pasado asegurados por la dicha escritura de fideicomiso, o los certificados de interventor antes dicho, o por enclusivar uno e mes de tale moo por cualquiera uno e mas de tales medios de pagar; cada un tal boilo y cupon de adendo pasado se recibira por tal suma co-mo el tenedor del mismo estaria intitulado a recibir bajo la distribucion ordenada en y por tal decreto , y cada uno de los cer-tificados de dicho interventor de recibirse al valor de su faz, con el correspondiente

5. Dentro de treinta dias de la confirmacion de dicha venta o ventas, o tal tiempo mas como la corte permita, por aplicacion del comprador, por buena aplicacion del comprador, por buens causa demostrada, el comprador o compradores de dicha propiedad, completaran el pago de la entera cantidad ofrecida al dicho maestre especial; y sobre tal pago, dicho maestre especial; y sobre tal pago, el dicho comprador o compradores esta-ran intitulados a recibir escritura de traspaso de dicha propiedad, premisas ; franquicias, del dicho maestre especial, ; de las otras partes en esta causa, segun provisto en y por el dicho decreto, y a recibir posesion de la propiedad asi com-prada, de las partes que tienen posesion de la misma. Fechado en Santa Fe, este día 8 de Mayo, A. D. 1895.

ANTONIO JOSEPH. TORNER McCLURE & ROLSTON, JOHN H. KNARBEL,

CHARLES WATERWAR,
Abogados por el Demandante. Re-Opening of Montesuma Rotel, Las

Vegas Hot Mprings. This famous mountain resort will be re-opened June 20, 1895. The Mountain House, near by and under the same management, will be opened June 1. For passenger and hotel rates and general information call on agents Santa Fe route.

H. S. Lutz,

Agent, Sauta Fe, N. M.
Gzo. T. Nicholson, G. P. A.

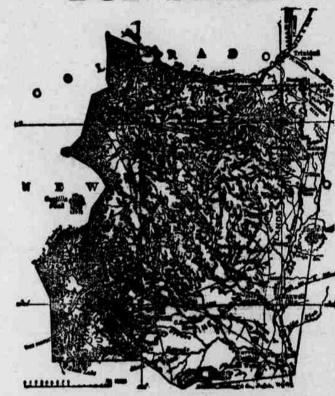
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For the Irrigation of the Prairies and Valleys between Raton and Springer One Hundred miles of large lerigating Canals have been built. These lands with perpetual water rights are sold cheap and on the easy terms of ten annual payments, with 7 per cent interest.

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sisting mainly of Agricultural, Coal and Timber Lands. The climate is unsurpassed, and alfalfa, grain and fruit of all kinds grow to perfection and in abundance.

Those wishing to view the leads can secure special rates on the railroads, and will have a rebate also on the same, if they should buy 160

The famous Gold Mining Camps near Elizabethtown and Baldy are thrown open to prospectors on more favorable terms than lecations on Government land. Mining regulations sent on application.

Daily, four-horse, covered coaches leave Springer at 7 a.m., except Sundays, for Cimarron, Baldy and Elizabethtown, and leave these points

every morning, Sundays excepted, for Springer.

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